PATENT COOPERATION TREATY

PCT

TRANSLATION INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference B14485.3 LP			FOR FURTHER ACTION		See Form PCT/IPEA/416				
International application No.			International filing d	ate (day/month/year)	Priority date (day/month/year)				
PCT/FR2004/050602			19.11.200)4	27.11.2003				
International Patent Classification (IPC) or national classification and IPC									
A61M5/142, A61N1/05, B81C1/00									
Applicant COMMISSARIAT A L'ENERGIE ATOMIQUE									
 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 									
2. T	his REPORT consists	of a total of	8	sheets, including	this cover sheet.				
3. T	his report is also accon	npanied by Al	NEXES, comprising	:					
a	. (sent to the a	applicant and	to the International B	ureau) a total of 5	sheets, as follows:				
	sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative								
Instructions). sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental									
}	Box.								
b	o (sent to the l	International E	Bureau only) a total of	(indicate type and number	of electronic carrier(s))				
				****	. containing a sequence listing and/or tables				
	related thereto. Section 802 of	, in computer the Administr	readable form only.; rative Instructions).	as indicated in the Suppler	mental Box Relating to Sequence Listing (see				
4. T	his report contains indi	ications relatin	ng to the following iter	ms:					
	Box No. I	Basis of the							
	Box No. II	Priority							
	Box No. III	Non-establis	hment of opinion with	regard to novelty, inventi	ve step and industrial applicability				
	Box No. IV	Lack of unit	y of invention						
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement								
	Box No. VI	Certain docu	ments cited						
Box No. VII Certain defects in the international application									
Box No. VIII Certain observations on the international application									
Date of sub	Date of submission of the demand Date of completion of this report								
					r				
Name and mailing address of the IPEA/EP				Authorized officer					
Facsimile No.				Telephone No.					

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Box	No. I Basis of the report		
1.	With regard to the language, this report is based on the interrindicated under this item.	national application in the language in	which it was filed, unless otherwise
	This report is based on translations from the original lat which is the language of a translation furnished for the international search (Rule 12.3 and 23.1(b)) publication of the international application (Rule international preliminary examination (Rule 55.2)	purposes of:	•
2.	With regard to the elements of the international application. receiving Office in response to an invitation under Article I this report): the international application as originally filed/furnished the description:	this report is based on (replacement s 4 are referred to in this report as "o. d	riginally filed" and are not annexed to
	pages 1-22		as originally filed/furnished
	pages*pages*		
		received by this Additioney on	
	nos.		as originally filed/furnished
	nos.*		r with any statement) under Article 19
	nos.* 1-23	received by this Authority on	05.08.2005 with letter of 29.07.2005
	nos.*	received by this Authority on	
	the drawings:		
	sheets 1/10-10/10	The same of the sa	as originally filed/furnished
	sheets*	received by this Authority on	
	sheets*	received by this Authority on	
l	a sequence listing and/or any related table(s) - see Sup	plemental Box Relating to Sequence L	isting.
3.	The amendments have resulted in the cancellation of:		
	the description, pages		the state of the s
	the claims, nos.		1071
	the drawings, sheets/figs		
	the sequence listing (specify):		
	any table(s) related to sequence listing (specify):		
4.	This report has been established as if (some of) the a they have been considered to go beyond the disclosure	mendments annexed to this report and as filed, as indicated in the Supplement	Histed below had not been made, since ntal Box (Rule 70.2(c)).
	the description, pages		- Company of the Comp
	the claims. nos.		Particular Salary and Control of
	the drawings, sheets/figs		, in the second
	the sequence listing (specify):		
	any table(s) related to sequence listing (specify):		11-11-11-1
*	If item 4 applies, some or all of those sheets may be marked	"superseded."	

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Box	No. V Reasoned stateme citations and expla	nt under Ai anations su	rticle 35(2) with regard to novelty, inventive step or industrial applicability; poorting such statement	
1.	Statement			_
	Novelty (N)	Claims	14, 16	YES
		Claims	1-13, 15, 17-23	NO
	Inventive step (IS)	Claims		YES
		Claims	1-23	NO
	Industrial applicability (IA)	Claims	1-23	YES
		Claims		_ NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D1: WO 0243937

D2: WO 0218785

D3: US 2002198512

D4: US 2002193818

D5: WO 0134088

Novelty (PCT Article 33(2))

- The present application fails to meet the requirements 2. of PCT Article 33(1), since the subject matter of claims 1 to 13, 15 and 17 to 23 appears not to comply with the criterion of novelty as defined by PCT Article 33(2).
- D1 describes a microdevice for in vivo diagnosis or therapy (figures 11 to 21), which includes:

claim 1:

- a body having a substantially longitudinal shape and a quadrilateral cross-section, provided along its length with at least one main channel (1602, 1911) of which one inlet is at

a first end of said body;

- one or more secondary channels (channels perpendicular to 1602) connected to said at least one main

channel via lateral outlets;

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Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; Box No. V citations and explanations supporting such statement claims 2 & 3: - one or more electrodes (1905) located on an external portion of the body; - one or more electrical connection pads located on the first end of the body; claims 4 & 5: - micro-indentations (figure 19b) having a height and width between 10 microns and 50 microns (page 2, last paragraph). Claims 6 to 7 & 13: said microdevice further comprises at least two channels (1602);- and two parallel surfaces. . Claims 9 to 12: - said cross-section has a maximum size of less than 1 mm or 300 µm, is rectangular and the body has a longitudinal extension between 0.5 and 3 cm. Claim 15: - the microdevice is made of silicon. Claims 17 to 23: - method for producing a diagnostic microdevice (since the microdevice of claim 1 is not novel, the production method is not novel either). According to the applicant, D1 does not describe an implantable device. However, on page 33, lines 4 and 5, D1 describes a microneedle. Said microneedle is partially implanted in the human body during diagnosis or therapy and can therefore be considered to be in vivo. The feature of the device being implantable is not mentioned as such in the claims. The claims mention an in vivo microdevice, which does not necessarily mean that the microdevice is totally implanted or totally in vivo.

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Consequently, D1 describes a microdevice for diagnosis or therapy, according to claims 1 to 7, 9, 12 to 13, 15 and 17 to 23.

- 2.2 D2 describes a microdevice for in vivo diagnosis or therapy (figures 1 to 87), which includes: claims 1-13, 15:
 - a body having a substantially longitudinal shape and a quadrilateral cross-section (6), provided with at least one main channel (20) along its length (figures 1 to 87);
 - one or more secondary channels (figure 2) connected to at least one main channel (20) by lateral outlets;
 - electrodes (page 11, line 7 to line 15);
 - a silicon material (see page 38, claim 16).

According to the applicant, D2 does not describe an implantable device.

However, on page 10, line 27 to page 11, line 15, D2 describes a microdevice of which a portion of the electrode or of the microdevice is implanted in the human body. Said microdevice can be an electrode joined to a dermal patch. Consequently, D2 describes the technical features of claims 1 to 13 and 15.

- 2.3 D3 to D5 also describe the features of claims 1 to 3 and 8 to 12.
 - D3: an *in vivo* microdevice (paragraph 45 "tissue penetrating shaft"; here it is clear that the microdevice is capable of being inside the human body) including at least one main channel (10c) (figures 1 to 13), a plurality of secondary channels (10d), electrodes (25) and conductors (26);
 - D4: an *in vivo* microdevice ("microneedle (10)"; a microneedle may be considered to be an *in vivo*

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

microdevice) including at least one main channel (64) (figures 1 to 3 and 6), a plurality of secondary channels (20, 22), electrodes (28) and silicon (paragraph 18, use of SOI).

D5: - an *in vivo* microdevice (figure 1 shows an electrode (72) in a catheter (38), which is capable of being *in vivo* or implanted) having connection pads (74).

Inventive step (PCT Article 33(3))

3. The present application fails to meet the requirements of PCT Article 33(1), since the subject matter of claims 14 and 16 does not appear to involve an inventive step as defined by PCT Article 33(3). Slight alterations to the construction of the microdevice (funnel shape, wave-guide) described in claim 3 are defined in claims 14 and 16. Said alterations are part of the standard practice of a person skilled in the art and the resulting advantages are easily foreseeable. Consequently, the subject matter of said claims does not appear to involve an inventive step.

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Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

- 1. Contrary to the requirement of PCT Rule 5.1(a)(ii), the relevant prior art disclosed in D1 to D4 has not been indicated in the description, nor have said documents been cited.
- 2. Independent claims 1 and 17 have not been drafted in two parts, as required by PCT Rule 6.3(b), yet such a drafting would appear to be appropriate in this particular case, with a preamble containing the combination of features known from the prior art (D1) (PCT Rule 6.3(b)(i)), and a characterising part containing the remaining features (PCT Rule 6.3(b)(ii)).

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Although claims 1 and 3 have been drafted as separate independent claims, it appears that they have the same subject matter and that they differ only by virtue of a variation in the definition of the subject matter for which protection is sought.

Consequently, said claims are not concise and fail to meet the requirements of PCT Article 6.